P. 8/10 DEPT. (TX): 0008

P. 3/16

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NOV. 29 '90 16:20

## DRAFT PRESS RELEASE

## Goel of Industry is Objective Review

## Science does not expert draft dommants scheduled for review by experts

Washington, D.C. - Major flaws in the selectific foundation and statistical analysis that form the besis of draft Environmental Protection Agency (EPA) documents on environmental tobacco amoke (ETS) will be pointed out tomorrow during a meeting of the EPA's Science Advisory Board.

The draft ETS documents and the composition of the Science Advisory Board panel that has been convened to review them have been the subject of considerable media attention and controversy. To is ironic that press reports have charged that the oursent penal is 'slanted' in favor of the tobacco industry," said Bronnan Dawson, vice president of The Tobacco Institute. "Such charges are demonstrably wrong," she said, adding that "not one of the panel members has ever demonstrated the alightest bias in the industry's favor with respect to ETS or any other issue."

Despite the insocurate media reports, our objective continues to be an open and impartial review of the scientific marin of the draft documents," Dewson said. "An objective review of the these documents will demonstrate that they have no sound scientific bests," she said.

In commany submitted to EPA in advance of the Board's meeting (an annotated list of adentific comments critical of the documents is enciosed), doesns of independent adenties have challensed fundamental and technical aspects of the draft documents.

During the public meeting, the Board will bear from Lay scientific experts with various areas of expertise. Among those scheduled to attend and present analyses of the draft documents are:

- Dr. Maurice E. LeVois, a highly experienced spidemiologist who has served at the Centers for Disease Control and has designed extensive health effects studies for the U.S. government. Dr. LeVois has detailed a number of important errors and omissions in the draft risk assessment, noting that the draft arbitrarily omits important epidemiological, dosimetric, medical and statistical evidence that conflicts with the conclusions reached by the EPA.
- Peter N. Lee, a British statistician whose work is frequently died by the EPA in the risk assessment. Mr. Lee explains why the mississeffication adjustment made by the EPA is mathematically incorrect, and because of this and other errors in methodology, the risk estimates are insorrest.
- Dr. Joseph Fleiss, bead of the division of biostatistics at the Columbia University School of Public Health who has discussed a number of considerations that make meta-analysis an invalid tool for drawing conductons about ETS.

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11-30-90 10:09 AM FROM BURSON MARSTELLER

NOV. 29 '90 16:21

P. 4/18

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## Druk pross release page I

While many flows were pointed out during the public comment period — and will be the topic of oral presentations to the Board — several key issues demonstrate the look of selectific justification for claims concerning ETS made in the draft documents and promulgated by anti-smoking activists:

- The draft ETS risk assessment is the first risk assessment ever conducted by EFA that is based entirely on epidemiologic evidence. The studies reviewed in the EPA report do not support the determination that 578 is a cause of lung cancer in nonemokers. For example:
  - .. Of the 24 outsided studies on mousel emphine and nonsmoker hing cancer, the vest majority (19) have reported no statistically significant elevated risk amodered with ETS exposure.
  - Even those few studies that have reported a statistically significant association between nonemoking spouses and hung emoor report risk radios that are weak at best - all in the range that epidemiologists consider difficult to interpret because of the problems inherent in design and conduct.
- The draft report applies the procedure of 'meta analysis' whereby a body of epidemiologie studies are combined to produce a single estimate of felative risk -
  - Several studies all reporting no restistically significant association between marriage to a amoinst and risk of lung caneer - were omitted from the calculations.
  - "The draft falls to exiculate risk for the U.S. readles alone, despite the fact that it purports to estimete risk for the U.S. population. Mone of the existing nine U.S. studies have reported a statistically significant association between spound smoldne and lune sensor.
  - Combination of the U.S. and non-U.S. studies is unjustified as exposure levels. study bias and other lifestyle factors may vary greatly among cultures.
    Additionally, the discrepancy between a meta analysis of the U.S. studies (reporting no significant increase in risk) and non-U.S. studies is a serious inconsistency that easy further doubt on the draft documents.

11-30-90 10:09 AM FROM BURSON MARSTELLER

NOV. 29 '90 16:21 ""

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Draft press release

- The reported risk in the draft document is firstly contrary to other evidence. For example:
  - The draft asserts that ETS exposure senses more then ene-fourth of all female nonemotion expose deaths. If the assertion were correct, female nonemotion hand senses rates should have followed wonds in degrette sales and male smaling rates. There has, however, been no substantial increase in female nonemokar hung entrees rates since 1950.
  - If the standard EPA method of risk estimation were employed (that of estrapolating effects observed at higher exposures to low exposures), a risk estimate is produced that is two to three orders of magnitude lower than the estimate in the druft risk assessment. This further insonsistency undermines equificance in the validity of the spidemiology.

The portions of the EPA's draft workplace policy guide that address health issue are also being reviewed by the Science Advisory Board. Many of the same scientific and broader indoor air quality issues have been raised shout this downness during the public comment process. The Board will beer from experts who will note that since there is inadequate data on ETS in the workplace, and since the risk assessment document example the science in appropriate.

In sum, an objective and sejecutically rigorous review of the evidence and techniques employed reviews that the EPA draft is an uncritical epadentation of only selected studies from the selectific discreture. The selectively chosen studies were then submitted to a series of highly speculative adjustments.

The fact that this risk analysis has been undertaken at all is surprising when the wast majority of the published studies - and not a single U.S. study - has reported a similatically significant association between ETS exposure and nonamobile hing ennor. Given the ineconstangles and weaknesses in the date, it is not reasonable to infer that ETS exposure senses lung senses, let alone to attempt to quantily or predist risk.

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